IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SHANE GALITSKI, RICHARD	§	
TALIAFERRO and BRIAN NEWBOLD,	§	
Individually and on behalf of All Others	§	
Similarly Situated,	§	
	§	
Plaintiffs,	§	
	§	
V.	§	CASE NO. 3:12-CV-4782-D
	§	
SAMSUNG TELECOMMUNICATIONS	§	
AMERICA, LLC,	§	
	§	
Defendant.	§	

Appendix in Support of Plaintiffs' Motion for Class Certification [REDACTED VERSION]

Plaintiffs Shane Galitski, Richard Taliaferro and Brian Newbold serve their Appendix in Support of Plaintiffs' Motion for Class Certification, as follows:

TAB	DOCUMENT; BATES	APPX. NO.
A		1
В		31
С		63
D		193
Е		271

TAB	DOCUMENT; BATES	APPX. NO.
F		457
G		460
Н		461
Ι		462
J		463
K		471
L		483
M		484
N		485
О		486
P		487
Q		499
R		501
S		512
Т		514
U		515

TAB	DOCUMENT; BATES	APPX. NO.
V		516
W		520
X		522
Y		526
Z		545
AA		572
BB		575
CC		580
DD		590
EE		599
FF		601
GG		605
НН		651
II		655

TAB	DOCUMENT; BATES	APPX. NO.
JJ		656
KK		660
LL		661
MM		666
NN		681
00		691
PP		693
QQ		697
RR		705
SS		709
ТТ		710
UU		724
VV		726
WW		729

TAB	DOCUMENT; BATES	APPX. NO.
XX		732
YY		735
ZZ		736
AAA		745
BBB		749
CCC		755
DDD		756
EEE		795
FFF		802
GGG		803
ННН		956
III		957
JJJ		959
KKK		960
LLL		961
MMM		962

TAB	DOCUMENT; BATES	APPX. NO.
NNN		963
000		977
PPP		979
QQQ		990
RRR		999
SSS		1006
TTT		1009
UUU		1131
VVV		1138
www	November 13, 2013 Deposition Transcript of Brian Newbold Excerpts	1141
XXX		1156
YYY	November 13, 2013 Deposition of Richard Taliaferro Excerpts	1157
ZZZ	Samsung Captivate User Manual; SAMSUNG_GAL 0000001, 195-198 (Excerpts of SAMSUNG_GAL 0000001-208)	1166
AAAA	Samsung Epic 4G User Manual; 0000408, 668-671 (Excerpts of SAMSUNG_GAL 0000408-689)	1171
BBBB	Samsung Vibrant User Manual; 0000970, 1173-1176 (Excerpts of SAMSUNG_GAL 0000970-1188)	1176
CCCC	Samsung Fascinate User Manual; 0001189, 1350-1353 (Excerpts of SAMSUNG_GAL 0001189-1363)	1181
DDDD		1186

TAB	DOCUMENT; BATES	APPX. NO.
EEEE	November 13, 2013 Deposition Transcript of Shane Galitski Excerpts	1189
FFFF		1193
GGGG		1195
НННН		1199
IIII	2010 Census Reporting – Population and Distribution Change 2000 – 2010	1202
JJJJ		1213
KKKK		1236
LLLL		1242
MMMM		1253
NNNN	Declaration of Shane Galitski in Support of Plaintiffs' Motion for Class Certification	1263
0000	Declaration of Brian Newbold in Support of Plaintiffs' Motion for Class Certification	1266
PPPP	Declaration of Richard Taliaferro in Support of Plaintiffs' Motion for Class Certification	1269
QQQQ	Doyle Lowther Firm Resume	1272
RRRR	Stanley Law Group Firm Resume	1284
SSSS	Declaration of James R. Hail in Support of Plaintiffs' Motion for Class Certification	1292

Date: September 24, 2014 Respectfully submitted,

DOYLE LOWTHER LLP

/s/ James R. Hail

James R. Hail (TX SBN 24002207) jim@doylelowther.com William J. Doyle, II (CA SBN 188069) bill@doylelowther.com John A. Lowther (CA SBN 207000) john@doylelowther.com

10200 Willow Creek Road, Suite 150 San Diego, CA 92131 858.935.9960 – Telephone 858.939.1939 – Facsimile

STANLEY LAW GROUP

Marc R. Stanley
marcstanley@mac.com
Martin Woodward
mwoodward@stanleylawgroup.com
Scott Kitner
skitner@stanleylawgroup.com
3100 Monticello Avenue, Suite 770
Dallas, TX 75205
214.443.4300 – Telephone
214.443.0358 - Facsimile

GLYNN LAW GROUP

Thomas E. Glynn tom@glynnwgroup.com 10200 Willow Creek Road, Suite 170 San Diego, CA 92131 858.271.1100 – Telephone 858.876.1530 – Facsimile

THE CONSUMER LAW GROUP Alan M. Mansfield alan@clgca.com 10200 Willow Creek Road, Suite 160 San Diego, CA 92131 619.308.5034 – Telephone 888.341-5048 – Facsimile

Counsel for plaintiffs and proposed class

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the above and foregoing document has been served via the Court's ECF system on September 24, 2014.

/s/ James R. Hail
James R. Hail (TX SBN 24002207)